1 2 3	SHEPPARD, MULLIN, RICHTER & Rena Andoh (admitted <i>pro hac vice</i> ) randoh@sheppardmullin.com.com 30 Rockefeller Plaza New York, NY 10112 Telephone: (212) 653-8700	E HAMPTON LLP			
4	Facsimile: (212) 653-8701				
5 6 7 8 9	Lai L. Yip (SBN 258029) lyip@sheppardmullin.com Four Embarcadero Center, 17th Floor San Francisco, CA 94111 Telephone: (415) 434-9100 Facsimile: (415) 434-3947  Travis J. Anderson (SBN 265540) tanderson@sheppardmullin.com 12275 El Camino Real, Suite 100 San Diego, CA 92130 Telephone: (858) 720-8900				
11	Telephone: (858) 720-8900 Facsimile: (858) 509-3691				
12 13 14 15	Kazim A. Naqvi (SBN 300438) knaqvi@sheppardmullin.com 1901 Avenue of the Stars, Suite 1600 Los Angeles, CA 90067 Telephone: (310) 228-3700 Facsimile: (310) 228-3701	n dant			
16	Attorney for Plaintiff and Counter-Defe Moog Inc.	naant			
17					
18	UNITED STATES DISTRICT COURT				
19	CENTRAL DISTR	ICT OF CALIFORNIA			
20	MOOG INC.,	Case No. CV 22-9094-GW-MARx			
21	Plaintiff,	ORDER GRANTING PLAINTIFF AND COUNTER-DEFENDANT			
22	V.	MOOG INC.'S APPLICATION FOR LEAVE TO FILE UNDER SEAL			
23	SKYRYSE, INC. ROBERT ALIN	DESIGNATED MATERIALS FROM ITS MOTION FOR LEAVE TO			
24	PILKINGTON, MISOOK KIM, and DOES NOS. 1-50,	AMEND TO FILE AMENDED COMPLAINT			
25	Defendants.	COM LAMA			
26					
27					
28					
	SMRH:4861-				

7198-8068

-2-

SMRH:4861-7198-8068

The Court, having considered Plaintiff and Counterdefendant Moog Inc.'s Application for Leave to File Documents Under Seal in Support of Moog's Motion for Leave to Amend to File Amended Complaint, , and all evidence and argument in support and opposing it, and with compelling reason being shown, hereby GRANTS the Application and ORDERS that the following documents or portions thereof identified in Moog's Application be filed under seal:

Highlighted portions of Moog's Proposed Amended Complaint (attached to the Naqvi Declaration as Exhibit 1) at pages 12:1-14:8, 15:3-18:5, 19:12-22:2, 22:8- 23:12, 31:2-16, 35:6-12, 35:14-16, 35:18- 23; 35:25-27, 36:3-6, 36:9-21 36:22-28, 37:4-11, 39:15-20, 61:7-11, 64:25-65:3,	Moog	Sealed
Naqvi Declaration as Exhibit 1) at pages 12:1-14:8, 15:3-18:5, 19:12-22:2, 22:8-23:12, 31:2-16, 35:6-12, 35:14-16, 35:18-23; 35:25-27, 36:3-6, 36:9-21 36:22-28,		
12:1-14:8, 15:3-18:5, 19:12-22:2, 22:8- 23:12, 31:2-16, 35:6-12, 35:14-16, 35:18- 23; 35:25-27, 36:3-6, 36:9-21 36:22-28,		
23:12, 31:2-16, 35:6-12, 35:14-16, 35:18- 23; 35:25-27, 36:3-6, 36:9-21 36:22-28,		
23; 35:25-27, 36:3-6, 36:9-21 36:22-28,		
37.4-11 39.15-20 61.7-11 64.25-65.3		
57.1 11, 55.15 20, 01.7-11, 0T.25-05.5,		
65:10-18, 65:24-26, 65:28-66:3, 66:7-8,		
66:10-11, 67:13-15, 67:21-22, 68:3-4,		
69:12, 69:17-18, 76:24-77:3, 77:7-11		
Highlighted portions of the redline of	Moog	Sealed
Moog's Proposed Amended Complaint		
(attached to the Naqvi Declaration as		
Exhibit 2) at pages 13:22-16:16, 17:1-		
18:2, 18:4-15, 18:20-26, 19:11-23, 20:1-		
22, 22:5-24:22, 25:3-26:10, 35:13-27,		
40:4-12, 40:15-28, 41:4-22, 42: 1-7,		
42:12-20, 44:21-24, 45:4-9, 69:16-20,		
73:14-20,74:1-9, 74:16-24, 75:1-2, 75:4-5,		
76:0-11, 76:17-18, 77:1-2, 78:11, 78:16-		
17, 81:7, 86:11-19, 87:6-10		

Exhibits F, I, J, and K to the Proposed Amended Complaint	Moog	Sealed
Highlighted portions of Moog's Proposed Amended Complaint (attached to the Naqvi Declaration as Exhibit 1) at pages 32:15, 39:6-9, 44:6-8, 61:20-21, 68:7-9, 68:18-20, 72:5-7, 72:11-13, 72:19, 72:26-27, 73:2, 73:7, 73:22-24, 74:9-10, 75:12-14	Skyryse	Provisionally lodged under seal
Highlighted portions of the redline of Moog's Proposed Amended Complaint (attached to the Naqvi Declaration as Exhibit 2) at pages 37:4, 50:17-20, 70:3, 77:5-7, 77:16-19, 81:7-9, 81:13-16, 81:22, 82:3-4 82:7-8, 82:12, 83: 1-2, 83:15-16, 84:23-26	Skyryse	Provisionally lodged under seal

## IT IS SO ORDERED.

DATED: May 22, 2023

The Honorable George H. Wu United States District Judge

Junge H. W.